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7		
8	Attorney for Defendants Authority Tax Services, LLC, a California Limited Liability Company; Johnson Giordano & Roth, APC, a California Professional	
9	Corporation; Wayne R. Johnson, an indivi	dual; Thomas M. Giordano-Lascari, an
10	individual	
11		
12	UNITED STATES DISTRICT COURT	
13	SOUTHERN DISTRICT OF CALIFORNIA	
14		
15	JOHNATHAN SAPAN,	Case No. 13-CV-2782 JAH JLB
16	Plaintiff,	JOINT NOTICE OF SETTLEMENT
17		}
18	-VS-	
19		{
20	AUTHORITY TAX SERVICES, a California Limited Liability Company,	
21	JOHNSON GIORDANO & ROTH,	}
	APC, a California Professional	}
22	Corporation, WAYNE R. JOHNSON, an	}
23	individual, THOMAS M. GIORDANO- LASCARI, an individual	
24	Erisofire, an marvidua	
25	Defendants.	}
26)
27	Comes now jointly all parties in the above captioned action, to notify	
28	the Court that the parties have reached settlement of the material issues in dispute in	
J		

the above captioned case and expect to be able to draft and execute a final written settlement agreement within a reasonable amount of time, not to exceed forty five (45) days. Plaintiff will file a notice of dismissal with prejudice upon final settlement. The parties request that the Court continue all hearing dates and deadlines currently on calendar and set a status conference in forty five (45) days to report any problems if a dismissal is not filed by that time.

DATED: November 17, 2014 PRATO & REICHMAN, APC

/s/ Christopher J. Reichman

By: Christopher J. Reichman, Attorney for Plaintiff, JONATHAN SAPAN

ATTESTATION

I hereby attest that Christopher J. Reichman has given me approval to file this Joint Notice. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: November 17, 2014 Law Office of Joshua D. Mackenroth, APC

By:

Joshua D. Mackenroth, Esq., Attorney of record for Defendants Authority Tax Services, LLC, a California Limited Liability Company; Johnson Giordano & Roth, APC, a California Professional Corporation; Wayne R. Johnson, an individual;